

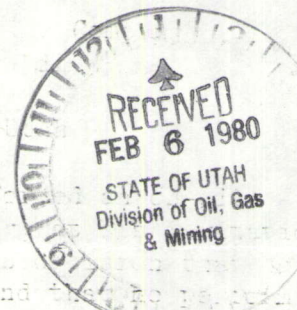
Jim Smith
JGS



File in ACT/03/002
after Routing

TSJ JWS
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January 31, 1980



CERTIFIED RECEIPT NO. 667352

Don Fullmer
2563 North 250 West
Sunset, UT
84015

RE: ML 27206, 27110

Dear Mr. Fullmer:

It is my understanding that at your request a previous sub-lessee, Interstate Brick, did not perform full reclamation of surface disturbances caused by clay mining operations on the above numbered leases. State lands does not object to leaving a clay pit open on these lands for a short period of time (say two years), while you search for a new operator to resume operations, providing an adequate bond is posted to assure complete reclamation of the lands.

As you recall the Division of Oil, Gas and Mining some time ago estimated remaining reclamation expenses on these leases at \$4,543.00, (inflation may place the current cost closer to \$5,000.00) The State has allowed you time to make an appeal to the Board of Oil, Gas & Mining and to seek a commitment from Interstate Brick to go back and complete the reclamation work. Neither of these efforts have materialized; you are hereby requested to immediately post a reclamation bond with the Division of State Lands in the amount of \$5,000.00. Such request is made in accordance with Article I of our lease agreement and with respect to current Rules and Regulations Governing the Issuance of Mineral Leases as adopted by the Land Board on January 1, 1979. Failure to comply with this request within 30 days may result in our cancellation of these leases.

Sincerely yours,

JOHN T. BLAKE
MINERAL RESOURCE SPECIALIST

JOHN T. BLAKE
MINERAL RESOURCE SPECIALIST

jf

Jim,

This address proved no good. We will cancel the lease in March unless Fullmer can be contacted. John